Hon. Marc L. Barreca 1 2 3 4 5 6 UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 In re 8 TREND SOUND PROMOTER AMG CORP., Chapter 7 9 Bankruptcy Case No. 14-13193 Debtor. 10 11 BANKRUPTCY ESTATE OF TREND SOUND Adversary Proceeding No. 14-01249 PROMOTER AMG CORP., by and through 12 Nancy James, Bankruptcy Trustee, 13 Plaintiff, NOTICE REGARDING JURISDICTION 14 AND CONSENT v. 15 VOLODIMYR PIGIDA and JANE DOE PIGIDA, husband and wife, and the marital community comprised thereof, individually and 16 as trustee of the Villa Property Company Trust; 17 and MARINA BONDARENKO and JOHN DOE BONDARENKO, wife and husband, and the marital community comprised thereof, 18 individually and as trustee of the Villa Property Company Trust, 19 Defendants. 20 21 22

NOTICE REGARDING JURISDICTION AND CONSENT - 1

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Hanson Baker Ludlow Drumheller P.S. 2229 112th Avenue NE, Suite 200 Bellevue, WA 98004 (425) 454-3374

1	Defendants hereby submit the following Notice Regarding Jurisdiction and Consent:
2	1. Defendants hereby incorporate the statements required by Fed. R. Bankr. P.
3	7008(a) and 7012(b), and further state that this matter is a core proceeding under 28 U.S.C.
4	§157(b)(2).
5	2. To the extent the defendants' consent is necessary, the defendants hereby consent
6	to this Court adjudicating this matter to final judgment.
7	DATED this 5th day of January, 2015.
8	HANSON BAKER LUDLOW DRUMHELLER P.S.
9	BREWINDELDKI I.S.
10	
11	By: <u>/s/ Magnus R. Anderson</u> MAGNUS R. ANDERSSON
12	WSBA No. 31536 mandersson@hansonbaker.com
13	Attorney for Defendants
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NOTICE REGARDING JURISDICTION AND CONSENT - 2

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